David B. Rosenbaum, 009819 1 BriAnne Nichole Illich Meeds, 036094 2 OSBORN MALEDON, P.A. 2929 North Central Avenue, 21st Floor 3 Phoenix, Arizona 85012-2793 (602) 640-9000 4 drosenbaum@omlaw.com billichmeeds@omlaw.com 5 Counsel for C.M. Plaintiffs 6 (Additional Counsel for Plaintiffs Listed on the Signature Page) 7 IN THE UNITED STATES DISTRICT COURT 8 9 FOR THE DISTRICT OF ARIZONA 10 11 C.M., on her own behalf and on behalf of No. 2:19-cy-05217-SRB her minor child, B.M.; L.G., on her own PLAINTIFFS' UNOPPOSED 12 behalf and on behalf of her minor child, **MOTION TO LIFT STAY AND** B.G.; M.R., on her own behalf and on **REQUEST FOR STATUS** 13 behalf of her minor child, J.R.; O.A., on **CONFERENCE** her own behalf and on behalf of her 14 minor child, L.A.; and V.C., on her own behalf and on behalf of her minor child, 15 G.A., 16 Plaintiffs, 17 v. 18 United States of America, 19 Defendant. 20 A.P.F., on his own behalf and on behalf No. 2:20-cv-00065-SRB of his minor child, O.B.; and J.V.S., on 21 his own behalf and on behalf of his minor child, H.Y., 22 Plaintiffs, 23 v. 24 United States of America, 25 Defendant. 26 27

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On December 16, 2021, the United States terminated the settlement negotiations in which the parties have been engaged for the last eight months. In light of this development, Plaintiffs now move to lift the stay currently in effect in this case (ECF No. 115). Defendant does not oppose this request.

Plaintiffs further request that the Court reinstate, or in the alternative, grant Plaintiffs leave to refile, and issue decisions on (1) their motion to compel production of relevant documents (ECF No. 92); and (2) Plaintiffs' motion to compel discovery withheld by the government based on improper privilege assertions (ECF No. 93). Both motions were dismissed "without prejudice to refile if a settlement is not achieved and litigation of these cases resumes." ECF No. 111. Plaintiffs further request a status conference at the Court's earliest convenience to discuss these matters as well as the reinstatement without further extension of the impending deadline for substantial completion of Defendant's production of policy-level ESI and a revision to the schedule for completion of all other discovery. Counsel for Plaintiffs will make themselves available at any time the Court designates.

RESPECTFULLY SUBMITTED this 16th day of December, 2021.

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